South Dakota One Call Notification Board



Larry Englerth

Executive Director

1012 North Sycamore Ave. Sioux Falls, SD 57110 Tel/Fax (605) 339-0529 Email: exedir@sdonecall.com

August 19, 2003

RECEIVED

CCT 0 8 2003

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

Dan Bell Midcontinent Communications 3507 S. Duluth Avenue Sioux Falls, SD 57104

Arnold Gleason Gleason Instant Tree Company, Inc. P. O. Box 90034 Sioux Falls, SD 57109-0034

Under the authority granted by SDCL 49-7A-22, the Enforcement Committee of the South Dakota One Call Notification Board met on August 14, 2003, to determine whether there is probable cause to believe that a violation has occurred relative to Complaint OC03-008 filed by Midcontinent Communications against Gleason Instant Tree Company.

By a unanimous vote of the Enforcement Committee, the recommended resolution to the alleged violations included in this complaint was determined to be as follows:

Alleged Violation of SDCL 49-7A-5

- 1. The Enforcement Committee found that Gleason Instant Tree Company had violated SDCL 49-7A-5 by commencing excavation prior to the start date and time on the five locate requests identified in the complaint.
- 2. The Enforcement Committee recommended that under SDCL 49-7A-18 the following penalty be assessed as resolution to this complaint.

The committee recommends a penalty of fifty dollars (\$50.00) for each of the five instances with fifty dollars (\$50.00) suspended for each of the five instances on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008. The total of the penalty on this complaint is two hundred fifty dollars (\$250.00) with all two hundred fifty dollars (\$250.00) suspended on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008.

Alleged Violation of SDCL 49-7A-19

1. The Enforcement Committee dismissed the alleged violation of SDCL 49-7A-19 based on the lack of supporting evidence provided by Midcontinent Communications to substantiate that the violations of SDCL 49-7A-5 were intentional.

The findings and recommendation of the Enforcement Committee are summarized on the attached form.

Under SDCL 49-7A-27 either party may reject the recommendation of the Enforcement Committee by requesting a formal hearing on either or both violations alleged in this complaint. Your decision should be reflected in the shaded section of the attachment. Failure to respond to this notice will be considered as concurrence with and acceptance of recommendations of the Enforcement Committee in the matter of resolution to complaint OC03-008. Please return the signed form by September 5, 2003 to:

South Dakota One Call Notification Board 1012 N. Sycamore Avenue Sioux Falls, SD 57110-5747

If both parties accept this resolution, the South Dakota One Call Notification Board is required to accept the resolution and close this complaint. If either party rejects the Enforcement Committee resolution of either or both of the alleged violations, the South Dakota One Call Notification Board will conduct a hearing as a contested case under Chapter 1-26 to resolve either of both of the allegations alleged in OC03-008. Following this hearing, the Board shall either render a decision dismissing the complaint for insufficient evidence or shall impose a penalty pursuant to SDCL 49-7A-18.

Pursuant to SDCL 15-6-55, failure to answer this Complaint could result in a default judgment being issued against you. Appropriate liens and other legal collection actions could result. You are strongly urged to reply to this Notice in the time frame described above and to obtain the advise of counsel should you have any legal questions.

Sincerely,

Larry L. Englerth Executive Director

COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION A. Signature Complete items 1, 2, and 3. Also complete Agent item 4 if Restricted Delivery is desired. □ Addressee Print your name and address on the reverse Date of Delivery so that we can return the card to you. Beceived by (Printed Name) Attach this card to the back of the mailpiece, GRENNE Welter-Glessen or on the front if space permits. D. Is delivery address different from item 1? Ø-No if YES, enter delivery address below: 1. Article Addressed to: Arnold Gleason Gleason Instant Tree Company, Inc. 3. Service Type P. O. Box 90034 Certified Mail ☐ Express Mail ☐ Return Receipt for Merchandise Sioux Falls, SD 57109-0034 ☐ Registered ☐ C.O.D. ☐ Insured Mail 4. Restricted Delivery? (Extra Fee) ☐ Yes 7002 2410 0006 0451 6734 2. Article Number (Transfer from service label) 2ACPRI-03-Z-0985 Domestic Return Receipt PS Form 3811, August 2001 COMPLETE THIS SECTION ON DELIVERY SENDER: COMPLETE THIS SECTION Sidnature ■ Complete items 1, 2, and 3. Also complete A. ☐ Agent item 4 if Restricted Delivery is desired. ☐ Addressee Print your name and address on the reverse C. Date of Delivery Received by (Printed Name) so that we can return the card to you. 2-20-03 Attach this card to the back of the mailpiece, ☐ Yes D. Is delivery address different from item 1? or on the front if space permits. ☐ No if YES, enter delivery address below: 1. Article Addressed to: Dan Bell Midcontinent Communications 3. Service Type 3507 S. Duluth Avenue ☐ Express Mail ☐ Certified Mail ☐ Return Receipt for Merchandise Sioux Falls, SD 57104 ☐ Registered ☐ C.O.D. ☐ Insured Mail 2410 0006-0451 6727 4. Restricted D-1 ☐ Yes 7002 2. Article Number (Transfer from service label)

OCT 0 8 2003

ENFORCEMENT COMMITTEE ACTION SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

FOR ENFORCEMENTCOMMITTEE USE ONLY

REMARKS:

Alleged Violation of SDCL 49-7A-5 Notification of Proposed Excavation

This complaint involves five (5) allegations that Gleason Instant Tree Company commenced excavation prior to the start date and time on the locate request. This complaint and the associated response are similar in nature to OC03-007. At an Enforcement Committee meeting of the South Dakota One Call Notification Board held on August 14, 2003, the committee combined this complaint with OC03-007 for discussion purposes. See OC03-007 for detailed comments on this complaint.

Alleged Violation of SDCL 49-7A-19 Penalties for Intentional Violation

This complaint involves an allegations that Gleason Instant Tree Company intentionally disregarded SDCL 49-7A-5 by commencing excavation prior to the start date and time on the locate requests. This complaint and the associated response are similar in nature to OC03-007. At an Enforcement Committee meeting of the South Dakota One Call Notification Board held on August 14, 2003, the committee combined this complaint with OC03-007 for discussion purposes. See OC03-007 for detailed comments on this complaint.

RECOMMENDATION

FOR ENFORCEMENT COMMITTEE USE ONLY

VIOLATION OF SOUTH DAKOTA SDCL 49-7A-5:

The Committee found that Gleason Instant Tree Company had violated SDCL 49-7A-5 by commencing excavation prior to the start date and time on the seven locate requests identified in the complaint.

PROPOSED PENALTY FOR THIS VIOLATION AUTHORIZED UNDER SDCL 49-7A-18:

The committee recommends a penalty of fifty dollars (\$50.00) for each of the five instances with fifty dollars (\$50.00) suspended for each of the five instances on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008. The total of the penalty on this complaint is two hundred fifty dollars (\$250.00) with all two hundred fifty dollars (\$250.00) suspended on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008.

COMMENTS:

Complaint OC03-004 & OC03-007 are related complaints

NO VIOLATION OF SOUTH DAKOTA SDCL 49-7A-19:

The Committee dismissed the alleged violation of SDCL 49-7A-19 based on the lack of supporting evidence provided by Midcontinent Communications to substantiate that the violations of SDCL 49-7A-5 were intentional.

ACCEPTANCE OR REJECTION BY PARTIES INVOLVED IN COMPLAINT OC03-008

THE ENFORCEMENT COMMITTEE OF THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD HAS PROPOSED A RESOLUTION TO EACH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC03-008

IF BOTH PARTIES INVOLVED IN THIS COMPLAINT ACCEPT THE COMMITTEE RESOLUTION TO EACH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC03-008. THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD IS REQUIRED BY SDCL 49-7A-27 TO ACCEPT THIS AS FINAL RESOLUTION OF COMPLAINT OC03-008

IF EITHER PARTY INVOLVED IN THIS COMPLAINT REJECT THE COMMITTEE RESOLUTION TO EITHER OR BOTH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC034008. THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD WILL SET UP A HEARING TO RESOLVE THE REJECTED RESOLUTION TO VIOLATION(S). ALLEGED IN COMPLAINT NUMBER OC03-008. THIS HEARING SHALL BE CONDUCTED AS A CONTESTED CASE UNDER CHAPTER 1-26 FOLLOWING THE HEARING, THE BOARD SHALL EITHER RENDER A DECISION DISMISSING THE COMPLAINT FOR INSUFFICIENT EVIDENCE OR SHALL IMPOSE A PENALTY PURSUANT TO THE PROVISIONS OF SDCL 49-7A-18 OR SDCL 49-7A-19.

IF YOU DESIRE TO REJECT THE RESOLUTION OF EITHER OF THE ALLEGE VIOLATIONS, YOU SHOULD COMPLETE THE FOLLOWING AND RETURN TO THE ADDRESS BELOW PRIOR TO THE CLOSE OF BUSINESS ON SEPTEMBER 5. 2003.

SOUTH DAKOTA ONE CALL NOTIFICATION BOARD 1012 N. SYCAMORE AVENUE SIOUX FALLS, SD 57110-5747

FAILURE TO ANSWER THIS RESOLUTION TO COMPLAINT OC03-008 WILL BE CONSIDERED AS ACCEPTANCE OF THE COMMITTEE RESOLUTION OF THE COMPLAINT. PURSUANT TO SDCL 15-6-55, FAILURE TO ANSWER THIS COMPLAINT RESOLUTION COULD RESULT IN A DEFAULT JUDGEMENT BEING ISSUED AGAINST YOU. APPROPRIATE LIENS AND OTHER LEGAL COLLECTION ACTIONS COULD RESULT

VIOLATION OF SDCL 49-7A-5 NOTIFICAT	FION OF PROPOSED EXCAVATION
I ACCEPT THE COMMITTEE RESOLUTION OF PROPOSED EXCAVATION	TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-5 NOTIFICATION Annul Liussy Signature
	TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-5 NOTIFICATION ST A HEARING TO RESOLVE THE VIOLATION ALLEGED IN COMPLAINT
	Signature

VIOLATION OF SDCL 49-7A-19 PENALTIES FOR INTENTIONAL VIOLATIONS

I ACCEPT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-19 PENALTIES FOR INTENTIONAL VIOLATIONS.

I REJECT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-19 PENALTIES FOR

INTENTIONAL VIOLATIONS AND REQUEST A HEARING TO RESOLVE THE VIOLATION ALLEGED IN COMPLAINT OC03-008

Si	gnature	

ENFORCEMENT COMMITTEE ACTION

FOR ENFORCEMENTCOMMITTEE USE ONLY

REMARKS:

Alleged Violation of SDCL 49-7A-5 Notification of Proposed Excavation

This complaint involves five (5) allegations that Gleason Instant Tree Company commenced excavation prior to the start date and time on the locate request. This complaint and the associated response are similar in nature to OC03-007. At an Enforcement Committee meeting of the South Dakota One Call Notification Board held on August 14, 2003, the committee combined this complaint with OC03-007 for discussion purposes. See OC03-007 for detailed comments on this complaint.

Alleged Violation of SDCL 49-7A-19 Penalties for Intentional Violation

This complaint involves an allegations that Gleason Instant Tree Company intentionally disregarded SDCL 49-7A-5 by commencing excavation prior to the start date and time on the locate requests. This complaint and the associated response are similar in nature to OC03-007. At an Enforcement Committee meeting of the South Dakota One Call Notification Board held on August 14, 2003, the committee combined this complaint with OC03-007 for discussion purposes. See OC03-007 for detailed comments on this complaint.

RECOMMENDATION

FOR ENFORCEMENT COMMITTEE USE ONLY

VIOLATION OF SOUTH DAKOTA SDCL 49-7A-5:

The Committee found that Gleason Instant Tree Company had violated SDCL 49-7A-5 by commencing excavation prior to the start date and time on the seven locate requests identified in the complaint.

PROPOSED PENALTY FOR THIS VIOLATION AUTHORIZED UNDER SDCL 49-7A-18:

The committee recommends a penalty of fifty dollars (\$50.00) for each of the five instances with fifty dollars (\$50.00) suspended for each of the five instances on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008. The total of the penalty on this complaint is two hundred fifty dollars (\$250.00) with all two hundred fifty dollars (\$250.00) suspended on the basis that Gleason Instant Tree Company will comply with SDCL 49-7A and ARSD Article 20:25 for twelve months following acceptance of resolution of Complaint OC03-008.

COMMENTS:

Complaint OC03-004 & OC03-007 are related complaints

NO VIOLATION OF SOUTH DAKOTA SDCL 49-7A-19:

The Committee dismissed the alleged violation of SDCL 49-7A-19 based on the lack of supporting evidence provided by Midcontinent Communications to substantiate that the violations of SDCL 49-7A-5 were intentional.

ACCEPTANCE OR REJECTION BY PARTIES INVOLVED IN COMPLAINT OC03-008

THE ENFORCEMENT COMMITTEE OF THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD HAS PROPOSED A RESOLUTION TO EACH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC03-008

IF BOTH PARTIES INVOLVED IN THIS COMPLAINT ACCEPT THE COMMITTEE RESOLUTION TO EACH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC03-008. THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD IS REQUIRED BY SDCL 49-7A-27 TO ACCEPT THIS AS FINAL RESOLUTION OF COMPLAINT OC03-608.

IF EITHER PARTY INVOLVED IN THIS COMPLAINT REJECT THE COMMITTEE RESOLUTION TO EITHER OR BOTH OF THE VIOLATIONS ALLEGED IN COMPLAINT NUMBER OC03-008. THE SOUTH DAKOTA ONE CALL NOTIFICATION BOARD WILL SET UP A HEARING TO RESOLVE THE REJECTED RESOLUTION TO VIOLATION(S) ALLEGED IN COMPLAINT NUMBER OC03-008. THIS HEARING SHALL BE CONDUCTED AS A CONTESTED CASE UNDER CHAPTER 1-26 FOLLOWING THE HEARING, THE BOARD SHALL EITHER RENDER A DECISION DISMISSING THE COMPLAINT FOR INSUFFICIENT EVIDENCE OR SHALL IMPOSE A PENALTY PURSUANT TO THE PROVISIONS OF SDCL 49-7A-18 OR SDCL 49-7A-19.

IF YOU DESIRE TO REJECT THE RESOLUTION OF EITHER OF THE ALLEGE VIOLATIONS. YOU SHOULD COMPLETE THE FOLLOWING AND RETURN TO THE ADDRESS BELOW PRIOR TO THE CLOSE OF BUSINESS ON SEPTEMBER 5. 2003.

SOUTH DAKOTA ONE CALL NOTIFICATION BOARD 1012 N. SYCAMORE AVENUE CONTINUE ATT C CONSTITUTE STAT

OC03-008

MODALINELL, OF PHILOTOP
FAILURE TO ANSWER THIS RESOLUTION TO COMPLAINT OCO3-008 WILL BE CONSIDERED AS ACCEPTANCE OF THE COMMITTEE RESOLUTION OF THE COMPLAINT, PURSUANT TO SDCL 15-G-55, FAILURE TO ANSWER THIS COMPLAINT RESOLUTION COULD RESULT IN A DEFAULT JUDGEMENT BEING ISSUED AGAINST YOU. APPROPRIATE LIENS AND OTHER LEGAL COLLECTION ACTIONS COULD RESULT.
VIOLATION OF SDCL 49-7A-5 NOTIFICATION OF PROPOSED EXCAVATION
ACCEPT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-5 NOTIFICATION OF PROPOSED EXCAVATION Signature
REJECT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-5 NOTIFICATION OF PROPOSED EXCAVATION AND REQUEST A HEARING TO RESOLVE THE VIOLATION ALLEGED IN COMPLAINT DC03-008
Signature
VIOLATION OF SDCL 49-7A-19 PENALTIES FOR INTENTIONAL VIOLATIONS
ACCEPT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-19 PENALTIES FOR INTENTIONAL VIOLATIONS.
Signature
REJECT THE COMMITTEE RESOLUTION TO COMPLAINT OC03-008 VIOLATION OF SDCL 49-7A-19 PENALTIES FOR INTENTIONAL VIOLATIONS AND REQUEST A HEARING TO RESOLVE THE VIOLATION ALLEGED IN COMPLAINT

Signature